

## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.			
10/645,538	08/22/2003	Kaoru Ishida	33216M549654 8103				
441	7590 01/28/2005		EXAMINER				
	MBRELL & RUSSEI	LEE, BENNY T					
1850 M STREET, N.W., SUITE 800 WASHINGTON, DC 20036			ART UNIT	PAPER NUMBER			
			2817				
		DATE MAILED: 01/28/2005					

Please find below and/or attached an Office communication concerning this application or proceeding.



Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

Barra Balling.

FILMS DATE

:	ERAR	Commen		
			•	
			•	
APT GXET			٠,	1.358
	'			

indeposit and a diverge of participation of the ACE of

				•
	Responsive to communication			This action is made final.
A shortened statutory period for response to Failure to respond within the period for responder.	this action is set to expire	menth(s), (i)	<b>= 1/(30)</b> days from I. <b>B</b> 5 U.S.C. 133	n the date of this letter.
Part I THE FOLLOWING ATTACHMENT	S) ARE PART OF THIS ACTION	ŀ	,	
1. Notice of References Cited by Ex 3. Notice of Art Cited by Applicant, 5. Information on How to Effect Dra	PTO-1449.		re Patent Drawing, of Informal Patent A	PTO-948. Application, Form PTO-152
Part II SUMMARY OF ACTION				
1. Claims	-13			are pending in the application
2. Claims				_ have been cancelled.
3. Claims				are allowed.
4. Claims			<u> </u>	are rejected
5. Claims				are objected to.
6. Claims	1-12			T are objected to:
7. This application has been filed wi	th informal density and a second	ar	e subject to restrict	ion or election requirement.
7. This application has been filed wi	ur intormal drawings under 37 C.F	R. 1.85 which are	acceptable for exa	mination purposes.
8. Formal drawings are required in r				
9. The corrected or substitute drawing are acceptable; not acceptable;	ngs have been received on	ro Potost Daniel	Unde	or 37 C.F.R., 1.84 these drawings
10. The proposed additional or substantiner; C disapproved by the	itute cheet/c) of decisions of		. has (have) been	approved by the
11. The proposed drawing correction,	filed, ha	s been □ approv	ed: 🗖 disapprove	d (see evolunation)
12. Acknowledgement is made of the been filed in parent application	claim for adada,			
13. Since this application apppears to accordance with the practice under	he in condition for all		re, prosecution as t	o the merits is closed in
14. Other				

EXAMINER'S ACTION

PTOL-325 (Rev.9-89)

Art Unit: 2817

ئ

In view of applicant's cancellation of all claims except claim 8, the restriction requirement has been rendered moot.

The disclosure is objected to because of the following informalities: Page 1, in the cross reference to related applications, note that --(US Patent 6,690,249)-- should be inserted after "March 22, 2002" for completeness. Page 3, next to last line, note that "n-way port" should be rephrased as -- n ports -- for clarity of description. Page 4, line 11. note that "having a problem of difficulty in miniaturization" should be rephrased for clarity. Page 4, fifth line from bottom and in the replacement paragraph to pages 4, 5, 11<sup>th</sup> line therein; note that "n-splitting/n-combining" should be rephrased as --n-way splitting/ n-way combining -- for clarity of description. In the replacement paragraph to pages 5, 6, second line therein, note that -each-- of should proceed "first" for a proper characterization. Page 8, in the replacement to the second full paragraph, note that "multi-splitter" should be rephrased as -- multi-output -- for clarity of description. In the replacement paragraph to pages 8, 9, 15th line therein, -- 4-way split -- is suggested and in the 30<sup>th</sup> line therein, "050" should correctly --7050 --. Page 12, line 18, note that "comprising two power splitter circuits" is not a correct characterization. Note that Fig. 2D includes a "power splitter circuit" and a --power combiner circuit --. Page 13, in the replacement to the first full paragraph, first line therein, note that -- splitter/combiner -- is suggested. In the replacement paragraph to pages 22, 23, fourth line therein, note that -- N way splitting-- is suggested for clarity. Note that the respective "wiring layer" of fig. 2 need description in the specification. Note that reference label "621" of fig. 13 needs description in the specification Appropriate correction is required.

Art Unit: 2817

The drawings are objected to because of the following: In fig. 2B, note that reference labels -- (201, 202, 203) -- need to be labeled as per the specification description; In fig. 2D, note that the drawing figure should be designated as --PRIOR ART --: In fig. 3, note that "power 4-splitter" on the left hand side of the drawing should be rephrased as -- 4 way power splitter -- and "power 4-splitter" on the right hand side of the drawing should be rephrased as -- 4 way power combiner -- for proper characterizations; In fig. 4B, note that reference label --416-- needs to be labeled as per the specification description; In fig. 8, note that reference label "303" should correctly be -- 3030 --; In fig. 11, note that "power n-" should be rephrased as -- n-way power-- at each instance for clarity of description; In fig. 13, note that "convertor" should be rewritten as -- transformer-- at each instance for consistency with the specification. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the

Art Unit: 2817

drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bouny in view of Fujiki (both of record in the parent application).

Bouny (fig. 1) discloses a multi-layer balun circuit (e.g. see fig. 2) on a multi-layered printed circuit board comprising: a "main" line with conductors (14, 15) forming one conductive layer and a plurality (i.e. a pair) of electromagnetic coupling lines (16, 17) are commonly formed on an alternating conductive layer. As evident from fig. 1, the balum (10) has the main line connected to a single ended signal generator (101) at

Application/Control Number: 10/645,538

Art Unit: 2817

single ended terminal (11) at one end of the main line, while the other end of the main line is grounded at ground (13). Also, as evident from fig. 1, one end of the pair of

coupling lines is grounded at grounds (18, 19), while the other end of the pair of

coupling line provides 180 degree out of phase signals at balance ports (12). Note that

Bouny differs from the claimed invention in that an input line and balance output lines

have not been disclosed.

Fujiki discloses a balun of like configuration to that disclosed in Bouny (e.g. see

fig. 3). Note in particular that the multi-layer balun includes an input line (20) of the

single end type coupled to a "main" line (22). Moreover, note that the coupling lines (26,

28) have at the balance port thereof a pair of slanted output lines coupled thereto.

Accordingly, it would have been obvious in view of the references, taken as a

whole, to have modified the Bouny balun configuration to have included an input line

and a balance pair of output lines such as taught by Fujiki. Such a modification would

have provided the advantageous benefit of connecting the main and coupling lines to

input and output terminals at side edges of the multi-layer structure (e.g. see fig. 1 in

Fujiki), thereby suggesting the obviousness of such a modification.

Any inquiry concerning this communication should be directed to Benny Lee at

telephone number (571) 272-1764.

B. Lee/ds

PRIMARY EXAMINER
ART UNIT 2817

01/24/05

Page 5